FLED APR 1 6 1999

4 J.R. No. 95

By May

A JOINT RESOLUTION

proposing a constitutional amendment to provide a four-year term for the adjutant general and to provide that the term run concurrently with the term of the governor.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

- SECTION 1. Section 30, Article XVI, Texas Constitution, is amended by adding Subsection (e) to read as follows:
- (e) If the legislature establishes an office, known as the office of the adjutant general or known by another title, that is filled by appointment by the governor and that is the single governing office, subordinate only to the governor, of the state military forces, the person holding that office has a term of four years running concurrently with the term of the governor.
- SECTION 2. The following temporary provision is added to the Texas Constitution:
- TEMPORARY PROVISION. (a) This temporary provision applies to the constitutional amendment proposed by the 76th Legislature, Regular Session, 1999, that provides a four-year term for the adjutant general and that provides that the term run concurrently with the term of the governor.
- (b) The term of the person who holds office as the adjutant general on the effective date of this constitutional amendment expires at the time in 2003 prescribed by law for the expiration of the governor's term.
 - (c) This temporary provision expires February 1, 2003.

SECTION 3. This proposed constitutional amendment shall be submitted to the voters at an election to be held November 2, 1999.

The ballot shall be printed to permit voting for or against the proposition: "The constitutional amendment to provide a four-year term for the adjutant general and to provide that the term run concurrently with the term of the governor."

HOUSE COMMITTEE REPORT

BMAY 10 PM %: Se de represeu

1st Printing

Ву	Gray			H.J.R.	No.	95
	•					

Substitute the following for H.J.R. No. 95:

By Turner of Harris

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C.S.H.J.R. No. 95

A JOINT RESOLUTION

proposing a constitutional amendment to provide a four-year term for the adjutant general and to provide that the term runs concurrently with the term of the governor.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

- SECTION 1. Section 30, Article XVI, Texas Constitution, is amended by adding Subsection (e) to read as follows:
- (e) If the legislature establishes an office, known as the office of the adjutant general or known by another title, that is filled by appointment by the governor and that is the single governing office, subordinate only to the governor, of the state military forces, the person holding that office has a term of four years running concurrently with the term of the governor. However, the term of that officer expires on the date on which the governor who appointed that officer ceases to hold office as governor.

SECTION 2. The following temporary provision is added to the Texas Constitution:

- TEMPORARY PROVISION. (a) This temporary provision applies to the constitutional amendment proposed by the 76th Legislature, Regular Session, 1999, that provides a four-year term for the adjutant general and that provides that the term runs concurrently with the term of the governor.
- (b) The term of the person who holds office as the adjutant general on the effective date of that constitutional amendment expires as provided by that constitutional amendment.

C.S.H.J.R. No. 95

(c) This temporary provision expires February 1, 2003.

SECTION 3. This proposed constitutional amendment shall be submitted to the voters at an election to be held November 2, 1999. The ballot shall be printed to permit voting for or against the proposition: "The constitutional amendment to provide a four-year term for the adjutant general and to provide that the term runs concurrently with the term of the governor."

COMMITTEE REPORT

The Honorable James E. "Pete" Laney Speaker of the House of Representatives

5-6-99 (date)

Sir:				
We, your COMMITTEE ON STATE				
to whom was referred 11 1 back with the recommendation that		have had th	ne same under consid	eration and beg to report
() do pass, without amendment.() do pass, with amendment(s).() do pass and be not printed; a (Complete Committe	e Substitute is recom	mended in lieu of the	original measure.
(yes () no A fiscal note wa	as requested.			
() yes (no A criminal justic	ce policy impact sta	tement was requeste	d.	
() yes (no An equalized e	ducational funding i	mpact statement was	requested.	
() yes (no An actuarial an	alysis was requeste	ed.		
() yes (no A water develo	pment policy impac	t statement was requ	ested.	
() yes (no A tax equity no	te was requested.			
() The Committee recommends the	nat this measure be	sent to the Committe	ee on Local and Cons	ent Calendars.
For Senate Measures: House Spo	nsor	···· <u>-</u> ···· <u>-</u> ···· <u>-</u> ··· · · · · · · · · · · · · · · · · ·	<u>.</u>	
Joint Sponsors:	,	,	,	
Co-Sponsors:				
The measure was reported from Co	mmittee by the follo	owing vote:		
	AYE	NAY	PNV	ABSENT
Wolens, Chair				
Turner, S., Vice-chair				
Alvarado				
Bailey				
Brimer				
Counts				
Craddick				
Danburg				
Hilbert				
Hunter				
Jones, D.				
Longoria				
McCall				
Marchant				
Merritt				
Total				

BILL ANALYSIS

Office of House Bill Analysis

C.S.H.J.R. 95
By: Gray
State Affairs
5/10/1999
Committee Report (Substituted)

BACKGROUND AND PURPOSE

Currently, an adjutant general is appointed every two years by the governor. However, since the governor serves a four-year term, it is often necessary for the governor to reappoint the adjutant general half-way through the governor's term. The adjutant general must go through senate confirmation again. As proposed, C.S.H.J.R. 95 requires the submission to the voters of a constitutional amendment to provide a four-year term for the adjutant general and to provide that the term runs concurrently with the term of the governor, expiring on the date that the governor who appointed the adjutant general ceases to hold office as governor.

RULEMAKING AUTHORITY

It is the opinion of the Office of House Bill Analysis that this bill does not expressly delegate any additional rulemaking authority to a state officer, department, agency, or institution.

SECTION BY SECTION ANALYSIS

SECTION 1. Amends Section 30, Article XVI, Texas Constitution, by adding Subsection (e), as follows:

- (e) Provides that if the legislature establishes an office, known as the office of the adjutant general or known by another title, that is filled by appointment by the governor and that is the single governing office, subordinate only to the governor, of the state military forces, the person holding that office has a term of four years running concurrently with the term of the governor. Provides that the term of that officer expires on the date on which the governor who appointed that officer ceases to hold office as governor.
- SECTION 2. Amends the Texas Constitution by adding a temporary provision, as follows:

TEMPORARY PROVISION. (a) Provides that this temporary provision applies to the constitutional amendment proposed by the 76th Legislature, Regular Session, 1999, that provides a four-year term for the adjutant general and that provides that the term runs concurrently with the term of the governor.

- (b) Provides that the term of the person who holds office as the adjutant general on the effective date of that constitutional amendment expires as provided by that constitutional amendment.
- (c) Provides that this temporary provision expires February 1, 2003.

SECTION 3. Requires this proposed constitutional amendment to be submitted to the voters at an election to be held November 2, 1999. Sets forth the required language for the ballot.

COMPARISON OF ORIGINAL TO SUBSTITUTE

This substitute modifies the caption to make a nonsubstantive change.

This substitute modifies proposed Section 30(e), Article XVI, Texas Constitution, in SECTION 1,

to provide that the term of the adjutant general expires on the date on which the governor who appointed that officer ceases to hold office as governor.

This substitute modifies proposed Subsection (b) of the temporary provision, in SECTION 2, to provide that the term of the person who holds office as the adjutant general on the effective date of this constitutional amendment expires as provided by that constitutional amendment, rather than expires at the time in 2003 prescribed by law for the expiration of the governor's term.

SUMMARY OF COMMITTEE ACTION

HJR 95

May 3, 1999

Considered in public hearing
Committee substitute considered in committee
Testimony taken in committee
Left pending in committee

May 6, 1999 upon adjournment
Considered in formal meeting
Committee substitute considered in committee
Reported favorably as substituted



LEGISLATIVE BUDGET BOARD Austin, Texas

FISCAL NOTE, 76th Regular Session

May 7, 1999

TO: Honorable Steven Wolens, Chair, House Committee on State Affairs

FROM: John Keel, Director, Legislative Budget Board

IN RE: HJR95 by Gray (proposing a constitutional amendment to provide a four-year term for the adjutant general and to provide that the term runs concurrently with the term of the governor), Committee Report 1st House, Substituted

No significant fiscal implication to the State is anticipated, other than the cost of publication. The cost to the state for publication of the resolution is \$76,352.

Local Government Impact

No fiscal implication to units of local government is anticipated.

Source Agencies:

LBB Staff:

JK, BB

LEGISLATIVE BUDGET BOARD Austin, Texas

FISCAL NOTE, 76th Regular Session

April 27, 1999

TO: Honorable Steven Wolens, Chair, House Committee on State Affairs

FROM: John Keel, Director, Legislative Budget Board

IN RE: HJR95 by Gray (proposing a constitutional amendment to provide a four-year term for the adjutant general and to provide that the term run concurrently with the term of the governor), As Introduced

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The cost to the state for publication of the resolution is \$76,352.

Local Government Impact

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Source Agencies:

LBB Staff:

JK, BB



Substitute the following for HJ.R. No. 95:

By TURNER S.

C.S. HJ.R. No. 95

A JOINT RESOLUTION

proposing a constitutional amendment to provide a four-year term for the adjutant general and to provide that the term runs concurrently with the term of the governor.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Section 30, Article XVI, Texas Constitution, is amended by adding Subsection (e) to read as follows:

(e) If the legislature establishes an office, known as the office of the adjutant general or known by another title, that is filled by appointment by the governor and that is the single governing office, subordinate only to the governor, of the state military forces, the person holding that office has a term of four years running concurrently with the term of the governor. However, the term of that officer expires on the date on which the governor who appointed that officer ceases to hold office as governor.

SECTION 2. The following temporary provision is added to the Texas Constitution:

TEMPORARY PROVISION. (a) This temporary provision applies to the constitutional amendment proposed by the 76th Legislature, Regular Session, 1999, that provides a four-year term for the adjutant general and that provides that the term runs concurrently with the term of the governor.

(b) The term of the person who holds office as the adjutant general on the effective date of that constitutional amendment expires as provided by that constitutional amendment.

(c) This temporary provision expires February 1, 2003.

SECTION 3. This proposed constitutional amendment shall be submitted to the voters at an election to be held November 2, 1999. The ballot shall be printed to permit voting for or against the proposition: "The constitutional amendment to provide a four-year term for the adjutant general and to provide that the term runs concurrently with the term of the governor."

HOUSE ENGROSSMENT

By Gray

H.J.R. No. 95

A JOINT RESOLUTION

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SECTION 2. The following temporary provision is added to the Texas Constitution:

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(b) The term of the person who holds office as the adjutant general on the effective date of that constitutional amendment expires as provided by that constitutional amendment.

H.J.R. No. 95

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SECTION 3. This proposed constitutional amendment shall be submitted to the voters at an election to be held November 2, 1999. The ballot shall be printed to permit voting for or against the proposition: "The constitutional amendment to provide a four-year term for the adjutant general and to provide that the term runs concurrently with the term of the governor."

LEGISLATIVE BUDGET BOARD Austin, Texas

FISCAL NOTE, 76th Regular Session

May 7, 1999

TO: Honorable Steven Wolens, Chair, House Committee on State Affairs

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Local Government Impact

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Source Agencies:

LBB Staff:

JK, BB

LEGISLATIVE BUDGET BOARD Austin, Texas

FISCAL NOTE, 76th Regular Session

April 27, 1999

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Local Government Impact

No fiscal implication to units of local government is anticipated.

Source Agencies:

LBB Staff:

JK, BB

1 - 1By: Gray (Senate Sponsor - Brown) H.J.R. No. 95 1-2 (In the Senate - Received from the House May 13, 1999; May 14, 1999, read first time and referred to Committee on Veteran 1-3 1 - 4Affairs and Military Installations; May 14, 1999, reported favorably by the following vote: Yeas 3, Nays 0; May 14, 1999, 1-5 1-6 sent to printer.)

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HOUSE JOINT RESOLUTION

proposing a constitutional amendment to provide a four-year term for the adjutant general and to provide that the term runs concurrently with the term of the governor.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Section 30, Article XVI, Texas Constitution, amended by adding Subsection (e) to read as follows:

If the legislature establishes an office, known as the <u>(e)</u> office of the adjutant general or known by another title, that is filled by appointment by the governor and that is the single governing office, subordinate only to the governor, of the state military forces, the person holding that office has a term of four years running concurrently with the term of the governor. However, the term of that officer expires on the date on which the governor who appointed that officer ceases to hold office as governor.

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(b) The term of the person who holds office as the adjutant general on the effective date of that constitutional amendment expires as provided by that constitutional amendment.

(c) This temporary provision expires February 1 SECTION 3. This proposed constitutional amendment shall be submitted to the voters at an election to be held November 2, 1999. The ballot shall be printed to permit voting for or against the proposition: "The constitutional amendment to provide a four-year proposition: term for the adjutant general and to provide that the term runs concurrently with the term of the governor."

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FAVORABLE SENATE COMMITTEE REPORT ON

SCR SJR SR HB HCR HJR

SB

By.

		(dat	e)			
We, your Committee on AND MILITA	ERAN AI ARY INS		TIONS	to which we		1 1
have on 5/14/99					s referred the atta and I am instruc	
(date of hearing) back with the recommendation (s) that it		nau one .	same unue	i consideration	and I am instruc	ted to report 1
do pass and be printed						
() do pass and be ordered not printed						
() and is recommended for placement on	the Loca	l and Un	contested	Bills Calendar		
A fiscal note was requested.	() yes	() no			•	
A revised fiscal note was requested.	() yes	() no				
An actuarial analysis was requested.	() yes	() no				
Considered by subcommittee.	() yes	() no				
The measure was reported from Committee	· · · · ·		vote:			
	J		,			
			YEA,	NAY	ABSENT	PNV
Senator Truan, Chair			V			
Senator Luna, Vice-Chair	**				V	
Senator Fraser Senator Ogden	 					
Senator Shapleigh					V	·
Senator Shapleigh	<u> </u>					
TOTAL VOTES			3	4	a	-
	COMM	<u>IITTEE</u>	ACTION	[2	
S260 Considered in public hearing			\Im			
S270 Testimony taken			[] a	12	0 4 1 1	
Jam 1 1 0.0 las		(l	arb	111	wan.	
COMMITTEE CLERK		CHAI	RMAN			-

Paper clip the original and one copy of this signed form to the original bill Retain one copy of this form for Committee files

BILL ANALYSIS

Senate Research Center 76R13528 MRB-D

H.J.R. 95 By: Gray (Brown) Veteran Affairs 5/13/1999 Engrossed

DIGEST

Currently, an adjutant general is appointed every two years by the governor. However, since the governor serves a four-year term, it is often necessary for the governor to reappoint the adjutant general half-way through the governor's term. The adjutant general must go through senate confirmation again. As proposed, H.J.R. 95 requires the submission to the voters of a constitutional amendment to provide a four-year term for the adjutant general and to provide that the term runs concurrently with the term of the governor, expiring on the date that the governor who appointed the adjutant general ceases to hold office as governor.

PURPOSE

As proposed, H.J.R. 95 requires the submission to the voters of a constitutional amendment to provide a four-year term for the adjutant general and to provide that the term runs concurrently with the term of the governor, expiring on the date that the governor who appointed the adjutant general ceases to hold office as governor.

RULEMAKING AUTHORITY

This bill does not grant any additional rulemaking authority to a state officer, institution, or agency.

SECTION BY SECTION ANALYSIS

SECTION 1. Amends Section 30, Article XVI, Texas Constitution, by adding Subsection (e), to provide that if the legislature establishes an office, known as the office of the adjutant general or known by another title, that is filled by appointment by the governor and that is the single governing office, subordinate only to the governor, of the state military forces, the person holding that office has a term of four years running concurrently with the term of the governor. Provides that the term of that officer expires on the date on which the governor who appointed that officer ceases to hold office as governor.

SECTION 2. Amends the Texas Constitution by adding a temporary provision, as follows:

TEMPORARY PROVISION. (a) Provides that this temporary provision applies to the constitutional amendment proposed by the 76th Legislature, Regular Session, 1999, that provides a four-year term for the adjutant general and that provides that the term runs concurrently with the term of the governor.

- (b) Provides that the term of the person who holds office as the adjutant general on the effective date of that constitutional amendment expires as provided by that constitutional amendment.
- (c) Provides that this temporary provision expires February 1, 2003.

SECTION 3. Requires this proposed constitutional amendment to be submitted to the voters at an election to be held November 2, 1999. Sets forth the required language for the ballot.

LEGISLATIVE BUDGET BOARD Austin, Texas

FISCAL NOTE, 76th Regular Session

May 7, 1999

TO: Honorable Steven Wolens, Chair, House Committee on State Affairs

FROM: John Keel, Director, Legislative Budget Board

IN RE: HJR95 by Gray (proposing a constitutional amendment to provide a four-year term for the adjutant general and to provide that the term runs concurrently with the term of the governor), Committee Report 1st House, Substituted

No significant fiscal implication to the State is anticipated, other than the cost of publication. The cost to the state for publication of the resolution is \$76,352.

Local Government Impact

No fiscal implication to units of local government is anticipated.

Source Agencies:

LBB Staff:

JK, BB

LEGISLATIVE BUDGET BOARD Austin, Texas

FISCAL NOTE, 76th Regular Session

April 27, 1999

TO: Honorable Steven Wolens, Chair, House Committee on State Affairs

FROM: John Keel, Director, Legislative Budget Board

IN RE: HJR95 by Gray (proposing a constitutional amendment to provide a four-year term for the adjutant general and to provide that the term run concurrently with the term of the governor), As Introduced

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The cost to the state for publication of the resolution is \$76,352.

Local Government Impact

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Source Agencies:

LBB Staff:

JK, BB

ADOPTED

MAY 2 0 1999

Letter Leng Secretary of the Separa

FLOOR AMENDMENT NO.

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BY MORN

Amend H.J.R. No. 95 by striking all below the resolving clause and substituting the following:

SECTION 1. Section 30, Article XVI, Texas Constitution, is amended by adding Subsection (e) to read as follows:

(e) If the legislature establishes an office, known as the office of the adjutant general or known by another title, that is filled by appointment by the governor and that is the single governing office, subordinate only to the governor, of the state military forces, the person holding that office serves at the pleasure of the governor notwithstanding Subsection (a) of this section or any time limit prescribed by other law.

SECTION 2. The following temporary provision is added to the Texas Constitution:

TEMPORARY PROVISION. (a) This temporary provision applies to the constitutional amendment proposed by the 76th Legislature, Regular Session, 1999, that provides that the adjutant general serves at the pleasure of the governor.

(b) The person who holds office as the adjutant general on the effective date of that constitutional amendment is subject to that amendment.

(c) This temporary provision expires February 1, 2001.

SECTION 3. This proposed constitutional amendment shall be submitted to the voters at an election to be held November 2, 1999. The ballot shall be printed to permit voting for or against the proposition: "The constitutional amendment to provide that the adjutant general serves at the pleasure of the governor."

SENATE AMENDMENTS

99 MAY 20 PM 10: 4%
HOUSE OF REPRESENTATIVES

2nd Printing

By Gray

H.J.R. No. 95

A JOINT RESOLUTION

proposing a constitutional amendment to provide a four-year term for the adjutant general and to provide that the term runs concurrently with the term of the governor.

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(b) The term of the person who holds office as the adjutant general on the effective date of that constitutional amendment expires as provided by that constitutional amendment.

H.J.R. No. 95

(c) This temporary provision expires February 1, 2003.

SECTION 3. This proposed constitutional amendment shall be submitted to the voters at an election to be held November 2, 1999. The ballot shall be printed to permit voting for or against the proposition: "The constitutional amendment to provide a four-year term for the adjutant general and to provide that the term runs concurrently with the term of the governor."

ADOPTED

MAY 2 0 1999

Secretary of the Senate

FLOOR AMENDMENT NO.____

BY MOLLY

Amend H.J.R. No. 95 by striking all below the resolving 1 clause and substituting the following: 2 3 SECTION 1. Section 30, Article XVI, Texas Constitution, is amended by adding Subsection (e) to read as follows: 4 5 (e) If the legislature establishes an office, known as the office of the adjutant general or known by another title, that is 6 filled by appointment by the governor and that is the single 7 governing office, subordinate only to the governor, of the state 8 military forces, the person holding that office serves at the 9 pleasure of the governor notwithstanding Subsection (a) of this 10 section or any time limit prescribed by other law. 11 SECTION 2. The following temporary provision is added to the 12 13 Texas Constitution: TEMPORARY PROVISION. (a) This temporary provision applies 14 to the constitutional amendment proposed by the 76th Legislature, 15 Regular Session, 1999, that provides that the adjutant general 16 serves at the pleasure of the governor. 17 (b) The person who holds office as the adjutant general on 18 the effective date of that constitutional amendment is subject to 19 that amendment. 20 (c) This temporary provision expires February 1, 2001. 21 SECTION 3. This proposed constitutional amendment shall be 22 submitted to the voters at an election to be held November 2, 1999. 23 The ballot shall be printed to permit voting for or against the 24 25 proposition: "The constitutional amendment to provide that the

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adjutant general serves at the pleasure of the governor."

ENROLLED

H.J.R. No. 95

A JOINT RESOLUTION

proposing a constitutional amendment to provide that the adjutant

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2	general serves at the pleasure of the governor.
3	BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4	SECTION 1. Section 30, Article XVI, Texas Constitution, is
5	amended by adding Subsection (e) to read as follows:
6	(e) If the legislature establishes an office, known as the
7	office of the adjutant general or known by another title, that is
8	filled by appointment by the governor and that is the single
9	governing office, subordinate only to the governor, of the state
10	military forces, the person holding that office serves at the
11	pleasure of the governor notwithstanding Subsection (a) of this
12	section or any time limit prescribed by other law.
13	SECTION 2. The following temporary provision is added to the
14	Texas Constitution:
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16	to the constitutional amendment proposed by the 76th Legislature,
17	Regular Session, 1999, that provides that the adjutant general
18	serves at the pleasure of the governor.
19	(b) The person who holds office as the adjutant general on
20	the effective date of that constitutional amendment is subject to
21	that amendment.
22	(c) This temporary provision expires February 1, 2001.
23	SECTION 3. This proposed constitutional amendment shall be

submitted to the voters at an election to be held November 2, 1999.

H.J.R. No. 95

The ballot shall be printed to permit voting for or against the proposition: "The constitutional amendment to provide that the adjutant general serves at the pleasure of the governor."

H.J.R. No. 95

Preside	nt of the Senate	Speaker of th	ne House
	tify that H.J.R. No. 9 by the following vote:		-
voting; and	that the House con	curred in Senate a	amendments to
_	95 on May 22, 1999,		
	resent, not voting.	-	
	· · · · · · · · · · · · · · · · · · ·		
		Chief Clerk of	f the House
I cer	tify that H.J.R. No. 9	5 was passed by the	Senate, with
amendments,	on May 20, 1999, by	the following vote:	Yeas 29, Nays
0.			
		Secretary of	the Senate
RECEIVED:			
	Date		
	Secretary of State		

76TH LEGISLATURE

A2595 Corte

Date

A2790 Ellis, Dan

Date

A3180 Heflin

Date

COAUTHOR AUTHORIZATION

(please request your coauthors to sign this form in lieu of the front or the back of the original bill) For chief clerk use only Bill or Resolution Number: _

Patricia Gra

4-16-99

Date signature of primary author printed name of primary atthor PERMISSION TO SIGN HAS BEEN GIVEN TO (check only one of the following): (bill or resolution #) ALL REPRESENTATIVES THE FOLLOWING REPRESENTATIVE(S): I authorize the Chief Clerk to include my name as a coauthor of the legislation indicated above: A2120 Alexander Date A2600 Counts A2795 Farabee Date Date A2115 Allen A2605 Crabb A2810 Farrar Date Date Date A2105 Alvarado A2610 Craddick Date Date A2840 Flores Date Date A2135 Averitt Date A2615 Crownover Date A2920 Gallego A2160 Bailey Date A2645 Cuellar Date A2930 Garcia Date A2205 Berman Date A2635 Culberson Date A2940 George Date A2250 Bonnen A2670 Danburg Date Date A2935 Giddings Date A2275 Bosse A2620 Davis, John Date Date A2880 Glaze Date A2260 Brimer Date A2625 Davis, Yvonne Date A2985 Goodman Date A2265 Brown, Betty Date A2680 Delisi Date A2990 Goolsby Date A2270 Brown, Fred Date A3385 Denny Date A3005 Gray Date A2255 Burnam Date A2690 Deshotel A3000 Green Date Date A2300 Capelo Date A2705 Driver Date A3010 Greenberg Date A2400 Carter Date A2665 Dukes Date A3020 Grusendorf Date A2585 Chavez Date A2660 Dunnam Date A3030 Gutierrez Date A2480 Chisum A2650 Dutton Date Date A3035 Haggerty Date A2525 Christian A2770 Edwards Date Date A2695 Hamric Date A2520 Clark A2760 Ehrhardt Date Date A3160 Hardcastle Date A2435 Coleman Date A2775 Eiland A3170 Hartnett Date Date A2565 Cook Date A2785 Elkins A3345 Hawley Date Date

A3310 Hilbert	Date A3715 Madden		Date	A4435 Shields	Date
A3250 Hilderbran	Date	A3750 Marchant	Date	A4445 Siebert	Date
A3275 Hill	Date	A2700 Maxey	Date	A4525 Smith	Date
A3270 Hinojosa	Date	A3665 McCall	Date	A4530 Smithee	Date
A3305 Hochberg	Date	A3650 McClendon	Date	A4550 Solis, Jim	Date
A3290 Hodge	Date	A3845 McReynolds	Date	A4560 Solis, Juan	Date
A3325 Homer	Date	A3840 Merritt	Date	A4505 Solomons	Date
A3320 Hope	Date	A3855 Moreno, Joe	Date	A4515 Staples	Date
A3315 Howard	Date	A3860 Moreno, Paul	Date	A4570 Swinford	Date
A3355 Hunter	Date	A3870 Morrison	Date	A4585 Talton	Date
A3360 Hupp	Date	A3865 Mowery	Date	A4605 Telford	Date
A3375 Isett	Date	A3885 Naishtat	Date	A4630 Thompson	Date
A3415 Janek	Date	A3890 Najera	Date	A4635 Tillery	Date
A3410 Jones, Charles	Date	A3895 Nixon, Joe	Date	A4650 Truitt	Date
A3405 Jones, Delwin	Date	A3900 Noriega	Date	A2730 Turner, Bob	Date
A3400 Jones, Jesse	Date	A3880 Oliveira	Date	A4685 Turner, Sylvester	Date
A3440 Junell	Date	A3886 Olivo	Date	A4690 Uher	Date
A3475 Keel	Date	A4010 Palmer	Date	A4695 Uresti	Date
A3480 Keffer	Date	A4180 Pickett	Date	A4720 Van de Putte	Date
A3470 King, Phil	Date	A4185 Pitts	Date	A4990 Walker	Date
A3465 King, Tracy	Date	A4200 Puente	Date	A4995 West, George "Buddy"	Date
A3485 Krusee	Date	A4210 Ramsay	Date	A5035 Williams	Date
A3450 Kuempel	Date	A4240 Rangel	Date	A5000 Wilson	Date
A3510 Laney	Date	A4245 Reyna, Arthur	Date	A5020 Wise	Date
A3520 Lengefeld	Date	A4236 Reyna, Elvira	Date	A5015 Wohlgemuth	Date
A3605 Lewis, Glenn	Date	A4250 Ritter	Date	A4980 Wolens	Date
A3600 Lewis, Ron	Date	A4370 Sadler	Date	A5005 Woolley	Date
A3615 Longoria	Date	A4380 Salinas	Date	A5025 Yarbrough	Date
A3620 Luna,Vilma	Date	A4420 Seaman	Date	A5040 Zbranek	Date

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Ву	- vary	

Proposing a constitutional amendment to provide a four-year term for the adjutant general and to provide that the term run concurrently with the term of the governor.

ADD 4 0 4000	PERMISSION GRANTED TO INTRODUCE
APR 1 6 1999	Filed with the Chief Clerk
APR 1 9 1999	Read first time and referred to Committee onState Affairs
MAY 0 6 1998	Reported favorably (as substituted)
MAY 1 0 1999	_ Sent to Committee on Calendars
MAY 1 3 1999	Read second time (comm. subst.) (amended) and adopted (amended to third medies) by a record vote of 145 yeas, nays, present, not voting
MAY 1 3 1999	Read third time (amended) and finally adopted (failed of adoption) by a record vote of yeas, present, not voting
MAY 1 3 1999	Engrossed
MAY 13 1999	Received from the House
MAY 1 4 1999	Read and referred to Committee on
MAY 1 4 1999	Reported favorably
	Reported adversely, with favorable Committee Substitute; Committee Substitute read first time
	Ordered not printed
	Laid before the Senate
MAY 2 0 1999	Senate and Constitutional Rules to permit consideration suspended by unanimous consent nays)
MAY 2 0 1999	Read second time,, and passed to third reading by (unanimous consent) (a viva voce vote) (
MAY 2 0 1999	Senate and Constitutional 3 Day Rules suspended by a vote of 29 yeas, 0 nays
MAY 2 0 1999	Read third time,, and passed by 29 yeas, nays
May 20, 1981	
1 hay 20, 1999	Returned to the House SECRETARY OF THE SENATE

MAY 2 0 1999	Returned from the Senate (with amendments
MAY 2 2 1999	House concurred in Senate amendments by a (personal rote) (record vote of
	House refused to concur in Senate amendments and requested the appointment of a conference committee by a (non-record vote) (record vote of yeas, nays, present, not voting)
- 4	House conferees appointed:, Chair;,
	Senate granted House request. Senate conferees appointed:, Chair;
	Conference committee report adopted (rejected) by the House by a record vote of yeas, nays, present, not voting
	Conference committee report adopted (rejected) by the Senate by a record vote of yeas,

99MAY 20 IPH 10: 144 HOUSE OF REPRESENTATIVE

SELFREPRESS